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PATENT COOPERATION TREATY

PCT

10/523706

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference P28289WO Ru/	FOR FURTHER ACTION	See item 4 below		
International application No. PCT/EP2004/006134	International filing date (day/month/year) 07 June 2004 (07.06.2004)	Priority date (day/month/year) 01 July 2003 (01.07.2003)		
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237				
Applicant PRECISA INSTRUMENTS AG				

This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis. 1(a).

2.	2. This REPORT consists of a total of 8 sheets, including this cover sheet.				
	In the attached sheets, any refere to the international preliminary r		of the International Searching Authority should be read as a reference opter I) instead.		
3.	This report contains indications relating to the following items:				
	Box No. I	Basis of the report			
	Box No. II	Priority			
	Box No. III	Non-establishment of opapplicability	pinion with regard to novelty, inventive step and industrial		
	Box No. IV	Lack of unity of inventi	on		
	Box No. V		der Article 35(2) with regard to novelty, inventive step or industrial and explanations supporting such statement		
	Box No. VI	Certain documents cited	1		
	Box No. VII	Certain defects in the in	ternational application		
	Box No. VIII	Certain observations on	the international application		
4.	4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority date (Rule 44bis.2).				
			Date of issuance of this report 03 January 2006 (03.01.2006)		
The International Bureau of WIPO 34, chemin des Colombettes			Authorized officer		
34, criemin des Colombettes 1211 Geneva 20, Switzerland			Agnes Wittmann-Regis		
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Form I	Form PCT/IB/373 (January 2004)				

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see form PC1/ISA/220		INTERNATION			UIDONIII
		(P	CT Rule 4	13 <i>bis</i> .1)	•
	Ìr	Date of mailing			
		(day/month/year) see	form PCT/ISA	/210 (second s	sheet)
Applicant's or agent's file reference		FOR FURTHER A			
see form PCT/ISA/220		See paragraph 2 below			
mitoritational appropria	nternational filing date (da	y/month/year)	Priority date 01.07.200	(day/month/ye	ar)
01/21 2004/00010	7.06.2004		01.07.200		
International Patent Classification (IPC) or both	n national classification ar	nd IPC			
H04Q7/32, G01S5/14, H04M1/60, H0	4R29/00, H04W1/06				
Applicant					
PRECISA INSTRUMENTS AG					
1. This opinion contains indication	s relating to the follo	wing items:			
⊠ Box No. I Basis of the opini	on				
⊠ Box No. II Priority					
☐ Box No. III Non-establishme	nt of opinion with rega	rd to novelty, inventiv	re step and ir	ndustrial app	licability
⊠ Box No. IV Lack of unity of in	nvention				
Box No. V Reasoned statem applicability; citat	nent under Rule 43 <i>bis.</i> tions and explanations	1(a)(i) with regard to supporting such stat	novelty, inve ement	ntive step or	industrial
☐ Box No. VI Certain documer				٠.	
☐ Box No. VII Certain defects in	n the international appl	lication			
☐ Box No. VIII Certain observat					
2. FURTHER ACTION					
If a demand for international prelin written opinion of the International the applicant chooses an Authority International Bureau under Rule 6 will not be so considered.	Preliminary Examining	he the IPEA and the	chosen IPE	A has notifed	the
If this opinion is, as provided above submit to the IPEA a written reply months from the date of mailing of whichever expires later.					
For further options, see Form PC	MSA/220.				
3. For further details, see notes to Fe	orm PCT/ISA/220.				
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2004/006134

_	Box		
1.	the la	ang	gard to the language, this opinion has been established on the basis of the international application in guage in which it was field, unless otherwise indicated under this item.
		lang (un	s opinion has been established on the basis of a translation from the original language into the following guage , which is the language of a translation furnished for the purposes of international search der Rules 12.3 and 23.1(b)).
2.	With	re(ess	gard to any nucleotide and/or amino acid sequence disclosed in the international application and ary to the claimed invention, this opinion has been established on the basis of:
	a. ty	pe	of material:
	C]	a sequence listing
	0]	table(s) related to the sequence listing
	b. fo	orm	at of material:
	Œ		in written format .
	0	_	in computer readable form
	c. ti	me	of filing/furnishing:
	I		contained in the international application as filed.
	1		filed together with the international application in computer readable form.
	1		furnished subsequently to this Authority for the purposes of search.
3	s. 🗖	ha	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto as been filed or furnished, the required statements that the information in the subsequent or additional opies is identical to that in the application as filed or does not go beyond the application as filed, as opropriate, were furnished.
4	I. Ad	ditio	onal comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2004/006134

	Box	No. II	Priority
1.	Ø	The foli	owing document has not been furnished:
		⊠	copy of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(a)).
			translation of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(b)).
	•	Consec	quently it has not been possible to consider the validity of the priority claim. This opinion has been established on the assumption that the relevant date is the claimed priority date.
2.		haa ha	vinion has been established as if no priority had been claimed due to the fact that the priority claim en found invalid (Rules 43 <i>bis</i> .1 and 64.1). Thus for the purposes of this opinion, the international ate indicated above is considered to be the relevant date.
3.	Ado	ditional c	bservations, if necessary:
_			
_	Bo	x No. IV	Lack of unity of invention
1	⊠	In resp	onse to the invitation (Form PCT/ISA/206) to pay additional fees, the applicant has:
		⊠	paid additional fees.
			paid additional fees under protest.
			not paid additional fees.
2	. 0	This A	uthority found that the requirement of unity of invention is not complied with and chose not to invite plicant to pay additional fees.
3	. Th	is Autho	crity considers that the requirement of unity of invention in accordance with Rule 13.1, 13.2 and 13.3
	_		
		compli	·
	Ø	not cor	nplied with for the following reasons:
			eparate sheet
4	4. Co	onseque	ntly, this report has been established in respect of the following parts of the international application:
	Ø	all part	s.
		the par	ts relating to claims Nos.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Box No. V Reasoned statement under Rule 43bis.1(a)(l) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

3,4,6-26

No: Claims

1,2,5,27-29

Inventive step (IS)

Yes: Claims

No: Claims

1-29

Industrial applicability (IA)

Yes: Claims

1-29

No: Claims

2. Citations and explanations

see separate sheet

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

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Re Item IV.

The separate inventions/groups of inventions are:

- 1-26 Mobile station with means for signal-strength-measurment based position determination means in addition to satellite based position determination means
- 27-29 docking station for mobile terminal

They are not so linked as to form a single general inventive concept (Rule 13.1 PCT) for the following reasons:

The application lacks unity within the meaning of Article 82 EPC for the following reasons:

The common concept linking together the independent claims 1 and 27 is the provision of a mobile terminal. This common feature is not novel. None of the other features found in each of the first independent claim is found in the other independent claim.

Re Item V.

- 1 The following documents are referred to in this communication:
 - D1: US 6 449 486 B1 (RAO PADMANABHA R) 10 September 2002 (2002-09-10)
 - D2: US 2003/008680 A1 (KENNEDY PATRICK J ET AL) 9 January 2003 (2003-01-09)
- 2 INDEPENDENT CLAIM 1
- 2.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT.
 Document D1 discloses (the references in parenthesis applying to this document):

Mobile phone(see D1, column 1, line 22), in a telephone communication network comprising base stations (see D1, Figure 1);

- detection means for detecting both a strength value corresponding to the strength of a signal received from the present base station and an identification code of the present base station (see D1, column 2, line 5-9 and column 3, line 48-51);
- position information reception means for receiving an information signal of a satellite-based positioning system (see D1, column 2, line 12-13);

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

PCT/EP2004/006134

- first computation means for computing the current position of the mobile phone based on the signal received by the position information reception means (see D1, column 3, line 67 column 4, line 2);
- second computation means for computing the current position of the mobile phone based on the strength value and the identification code detected by the detection means (see D1, column 4, line 39-42); and

characterised in that the mobile phone further comprises

- position message compiling means for compiling a position message comprising the most current position values computed by the first and second computation means; wherein the communication means is adapted to send the position message via said telephone communication network (see D1, column 3, line 19-21 and line 65-67 and column 5, line 31-36).

3 DEPENDENT CLAIMS 2-26

Dependent claims 2-26 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step (Article 33(2) and (3) PCT).

4 INDEPENDENT CLAIM 27

4.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 27 is not new in the sense of Article 33(2) PCT.

Document D2 discloses (the references in parenthesis applying to this document):

Docking station for a mobile phone (see D2, paragraph 0010, line 3-4) comprising:

- holding means for mechanically holding the mobile phone in a stable position (see D2, paragraph 0011, line 4-5);
- contact means to provide electrical contact between the docking station and the mobile phone (see D2, paragraph 0011, line 6-7); and
- power supply means to load a battery of the mobile phone via said contact means (see D2, paragraph 0015, line 3-6);

characterised in that the docking station further comprises

- ID storing means to store and individual identification code of the docking station, wherein the individual identification code of the docking station is provided to the mobile phone via said contact means (see D2, paragraph 0042, line 32-38).
- 5 DEPENDENT CLAIMS 28-29

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Dependent claims 28-29 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step (Article 33(2) and (3) PCT).